B

Edward Lee Jackson, Jr.
Reg. No. 07546-424
Federal Correctional Institution
P.O. Box 1000
Cumberland, Maryland 21501-1000

April 22, 2008

FILED

Office of the Clerk United States District Court Prisoner Correspondence 219 South Dearborn Street Chicago, Illinois 60604

APR 8 9 2008 aew APR 29 2008 MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

RE: U.S. v. Jackson 1:07-cv-06409

Dear Sir/Madam:

On April 21, 2008, I mailed to the Court a Memorandum of Points and Authorities. I did so amidst some confusion and consternation. In the process, I failed to enclose a number of Exhibits that should be annexed.

Those Exhibits are enclosed herewith. I request that you file them with the Memorandum.

Thank you.

Very truly,

Edward Lee Jackson, Jr.

STRICT COURT Filed 04/29/2008

Page 2 of 35

EXHIBIT ONE

EASTERN DIVISION

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|-----|---|----|--------|----------|------|---|---|--|
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| united | STATES OF | AMERICA plaintiff |) | Judge Ann C. Williams | OCT 0.5 1999 |
|--------|------------|----------------------|---|-----------------------|--|
| *** | v - | |) | Case Number 96 Cr 815 | MICHAEL W. GOT UNITED STATES SISTERST COULT |
| EDWARD | LEE JACKSO | N JR |) | | CHARA SIMILED DISTRICT COURT |
| | | defendant |) | | |

Affidavit Of ML Moore

MI Moore being dury sworn on oath states, deposes, and says the following facts.

- I. That on March i3, 1996 he never discussed planning, executing, or furthering any robbery, extortion or attempts to commit either regarding a March 13, 1996 incident with Edward Jackson Jr.
- 2. That the following day March 14, 1996 he recalls Edward Jackson Jr relating to him a conversation which an informant called " Boogie " had with Edward Jackson Jr.
- 3. That at no tame did Edward Jackson Jr discuss dividing or being paid any money with him from this March 13, 1996 incident either for Edward Jackson Jr or Myron Robinson a.k.a " Boogie ".
- 4. That meither before or after the March 13, 1996 incident was there ever a discussion regarding conspiring to commit crimina. activity in relationship to the March 13, 1996 incident between he and Edward Jackson Jr.
- 5. That he has not been threatened or offered anything and this statement is entirely voluntary.

Subscribed and sworn to this 25 day of Soft.

I Declare under penalty of perjury that this statement is true and correct.

ML Moore

SON, **Case** Manager AUTHORIZED BY ACT OF 7-7-55. AS AMENDED TO ADMINISTER OATHS

(18USC 4004)

EXHIBIT TWO

BUCHTELO

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

JJ. 10 2000

CHICHAEL W. GCBC MS, CLAPK UNITED STAYES DISTRICT COURT

UNITED STATES OF AMERICA, Plaintiff,

v.

CASE NO. 96-CR-815

Judge Ann Claire Williams

EDWARD LEE JACKSON JR., Defendant.

STATE OF ILLINOIS)
SS COOK COUNTY)

AFFIDAVIT

I, Charles Vaughn, do solomnly swear under the penalty of perjury to the true facts contained herein this affidavit.

- 1. At no time was Edward Lee Jackson Jr, aka Pacman, ever involved in the planning, execution of or directing of myself or any individuals involved in a December 8, 1995 robbery.
- 2. I informed authorities that Myron Robinson had planned and directed this robbery and had lied by falsely implicating Edward Lee Jackson Jr. and Chicago Police Officer Lennon Shields in the robbery.
- 3. There were no Chicago Police or any other law enforcement officers involved in the robbery.
- 4. Authorities that interviewed me regarding the December 8, 1995 robbery attempted to coerce me into falsely implicating Edward Lee Jackson Jr, in this robbery.
- 5. I informed attorney Joan Hill McClain that I would testify to all of the contents contained in this affidavit during any trial or hearing, in advance of trial in this matter.
- 6. I have not been threatened, coerced or offered anything to give this statement, it is entirely free and voluntary and it is the truth.

Subscribed and sworn to this 13 day of July, 2000.

Charles Vaught, Affiant MCC-Chicago-Unit 21

71 W. Van Buren St.

Chicago, Illinois. 60605

Case 1:07-cv-06409 Document 21 Filed 04/29/2008 Page 4 of 35 RECEIVED IN THE UNITED STATES DISTRICT COURT EXHIBIT THREE NORTHERN DISTRICT OF IL INOIS MICHAEL W. DOBBINS, CLERK EASTERN DIVISION UNITED STATES DISTRICT COURT UNITED STATES OF AMERICA plaintiff Judge Ann C. Wi! iams Edward Lee Jackson Jr Case No. 96 Cr 815 defendant

Affadavit Of Micheall Hunt

Micheal Hunt being duly sworn on bath deposes and states the following fa

- i). that on october 20 & 21 of 1996 he was the owner and driver of a maroom 1988 chevrolet van which was parked in front of 3126 W. arthington plat number CTC 545 IJ inois; with a vin number of 1gbdmi5z4jbi29422.
- 2). that on these dates he never transported nor spoke with anyone located 3i26 w. arthington to either the " clique night club " or to " laflin Taylor streets ", nor did he travel to either of these locations at any
- 3). that on these dates he was never stopped, pulled over or spoken to by E ee Jackson Jr nor any other law enforcement official, nor has Edward L Jackson Jr ever attempted to rob, extort, or bribe him of "anything ".
- 4). that he has known Edward Lee Jackson Jr for approximately 23 years.
- 5). that he is gainfully employed and has never been involved with narcotics or street gangs .
- 6). that he does not know individuals name "snow" or "Kerry".
- 7). that he has not been offered or promised anything of threatened to make this statement, that the statement is entirely voluntary.

subscribed and sworn this day of January 1999

thin day of An GG 9

I declare under penalty of per to the facts contained within statement .

3139 W. Arths.

RICT COURT 5 ARSE CEIVEL Case 1:07-cv-06419 THE UNIT EASTERN DIVISION

EXHIBIT FOUR

United States of America Plaintiff

SEP 3 O 1999 MICHAEL W. EGODINS, CLERK UNITED STATES DISTRICT COURT

VS.

Case # 96 CR 815 Judge Ann C. Williams

Edward Lee Jackson, Jr. Defendant

AFFIDAVIT

I Large Bailey, Swear under Penalty of Perjury, to the True Facts contained within this document:

- My testimony at the Grand Jury in this case was not true.
- The Police Officers/agents involved in this matter, threatened to indict me and coerced my testimony and coached me what to lie about.
- Edward Jackson, Jr. and Cornelius Tripp have never given me any drugs.
- I have never engaged in any type of criminal activity with Edward Jackson, Jr., Terry Young or Cornelius Tripp. Nor have I assisted in the planning of criminal activity.
- My relationship with Edward Jackson, Jr., Cornelius Tripp and Terry Young - was purely business, with limited social interaction.
- When I was engaged in a conversation with Edward Jackson, Jr. on July 4, 1996, I explained to the Government that I understood vitamins to mean, Barbeque & that when I used the word whoppies, I meant Barbeque - but the police officers/agents forced me to lie and interpret the meaning to be a criminal conversation.
- I am coming forward, telling the truth now, because I don't want any innocent person(s) convicted of any crimes which did not occur, that someone else has lied about. No person has threatened or coerced me, this statement is given entirely voluntarily.

Subscribed and Sworn to this 24 day of July 1999.

Larae Bailey

EXHIBIT FIVE



EXRIBIT C

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE THE APPLICATION OF
THE UNITED STATES OF AMERICA
FOR AN ORDER AUTHORIZING
THE INTERCEPTION OF
WIRE COMMUNICATIONS TO AND FROM
TELEPHONES ASSIGNED NUMBERS (312)
826-0334, 722-8270, AND 722-8384,
AND OF ELECTRONIC COMMUNICATIONS
TO DIGITAL PAGING DEVICES ASSIGNED
NUMBERS (312) 707-7316, 657-6703,
712-4156, 837-3393 AND 979-5272

94 GJ 932

UNDER SEAL

queigle

AND 979-5272)

APPIDAVIT IN SUPPORT OF APPLICATION INTRODUCTION

- I, JOSEPH MARK KARMIK, Special Agent of the FEDERAL BUREAU OF INVESTIGATION (FBI), United States Department of Justice, having been duly sworn, state:
- 1. I am an investigative or law enforcement officer of the United States within the meaning of Section 2510 (7) of Title 18, USC, that is, an officer of the United States who is empowered by law to conduct investigations of or to make arrests for offenses enumerated in Section 2516 of Title 18, USC. I am a Special Agent of the FBI and have been so employed for approximately nine and one half years. I have been assigned to the Chicago Division for approximately five months. During the past nine years while assigned to the Houston Division, I have conducted investigations involving police corruption, organized crime and narcotics. I have received specialized training in corruption matters and narcotics and dangerous drug investigations while employed as a Special Agent. The experience has afforded me the opportunity to observe

and once for manufacture or delivery of a controlled substance in 1989. McBeth's NCIC record indicates that he is a known Traveling Vice Lords gang member with the street name "Killer." During a Task Force surveillance on January 11, 1996, McBeth was observed in the company of 15th District CPO Edward Lee Jackson, Jr.

m. Ronnicia Blue resides at 4840 W. Adams, Chicago, to which telephone number (312) 287-3870 is assigned. As set forth in greater detail below, a woman believed by the affiant to be Blue has identified herself as "Pac's girlfriend," and was involved in the undercover rip-off which occurred on May 2, 1996.

UNDERCOVER OPERATION

13. From December 1995, through May 1996, the FBI, in conjunction with CPD-IAD, has conducted four undercover operations in which confidential sources (CS) contacted Chicago Police Officers and set up undercover agents posing as drug dealers to be ripped-off by Chicago Police Officers. CPO Edward Lee Jackson, Jr., CPO Lennon Shields, CPO M.L. Moore, CPO James P. Young, CPO Cornelius Tripp, and Charles Vaughan were all directly involved in committing one or more of these rip-offs of undercover agents. CPO Herbert C. Booker, Jr., was contacted by CPO Jackson during a discussion concerning the proceeds from one of the rip-offs. The details of each of the four undercover rip-offs are set forth below.

UNDERCOVER RIP-OFF ONE

14. On December 7, 1995, at approximately 12:15 p.m., CS #1, at the direction of the FBI, paged CPO Jackson at pager number

(312) 820-3341. Shortly thereafter, CPO Jackson called CS #1 and, in a consensually monitored telephone conversation, CS #1 told CPO Jackson that an out of town drug dealer and his courier girlfriend came to Chicago to purchase drugs. CPO Jackson planned to confront the courier while she met with CS #1 near Bloomingdale and Menard Streets in Chicago. (Unbeknownst to CPO Jackson, the courier was an Undercover Agent (UCA)) During the conversation, CS #1 compared the rip-off plan to a previous rip-off of an individual nicknamed "Bay-June" and CPO Jackson agreed. Gang Crimes Specialist Grapenthien advised that gang members stole about two (2) kilos of cocaine from Frankie Jackson, aka Bay-June in mid October 1995.

15. Later on December 7, 1995, CS #1, under the direction of the FBI, again paged CPO Jackson at pager number (312) 820-3341. Shortly thereafter, CPO Jackson called CS #1 and, in a consensually monitored telephone conversation, they again discussed when CPO Jackson could rip-off the drug courier (UCA). During the conversation, CPO Jackson advised that he would get a crew together and that the rip-off could be done today, tomorrow (December 8) or Saturday (December 9). Pen Register records indicate that on December 7, 1995, at 8:08 p.m., 8:10 p.m., 8:19 p.m., and 8:49 p.m., calls were made from CPO Jackson's cellular telephone number (312) 505-0724, ESN 876C1FB7 to CS #1's residence. These calls

According to CS #1, CS #1 was able to set up the rip-offs of the undercover agents by CPO Jackson and other CPOs because CS #1 had, prior to his cooperation with the FBI, set up actual rip-offs of drug dealers by CPO Jackson other CPOs. See paragraph 35.

were consensually monitored and the conversations included some additional planning for the rip-off of the drug courier (UCA).

- Jackson met for forty-five minutes in a white Mercury Sable and planned how CPO Jackson would rip-off CS #1 and the courier (UCA) later that afternoon. Also present during this meeting was CPO Shields. CS #1 and CPOs Jackson and Shields then met an unidentified woman at a laundromat at Pulaski and Augusta Streets, who provided CPO Jackson with a dark blue or black colored Chevrolet automobile. CPO Jackson instructed CS #1 to meet with the courier (UCA) and to turn his/her hat around as a signal when CS #1 was certain that the courier had the money.
- observed CS #1 and the courier (UCA) as they sat inside the UCA's car parked near Menard on Bloomingdale on Chicago's west side. Surveillance observed CPOs Jackson and Shields in the unmarked dark colored Chevrolet with CPO Jackson behind the wheel. When the Chevrolet was observed on Bloomingdale, CS #1 turned his/her hat around to signal that the UCA had the money. The Chevrolet, bearing Illinois license E33109, was observed to pull up behind the UCA's car. Shields then exited the passenger's side of the Chevrolet and proceeded to pull CS #1 out of the UCA's vehicle. Shields was not in uniform. CPO Jackson, also not in uniform, stayed in the car. Surveillance next observed Charles Vaughan, who according to CS #1 is a known Conservative Vice Lords gang member

and CS #1's cousin, pull up in front of the UCA's vehicle in the same white Mercury Sable in which CS #1 and CPO Jackson had previously met. Vaughan, who is not a police officer, approached the UCA's vehicle, pulled the UCA out, and placed the UCA in a prone position on the ground. CPO Shields then stole thirty-two hundred dollars (\$3,200) from the UCA. CPOs Jackson and Shields and Vaughan then departed the area. An Illinois Motor Vehicle Division computerized records search revealed that Illinois license plate E33109 was actually issued to a 1990 Cadillac, owner Tawana T. Epruill, 1706 N. Luna, Chicago, Illinois.

- 18. The UCA advised that during the above described theft, CPO Shields yelled back toward the Chevrolet and addressed CPO Jackson as "Pacman."
- 19. On December 8, 1995, at approximately 7 p.m., CS #1 travelled to Charles Vaughan's Aunt's home at 3957 W. Thomas, Chicago. On the way, CS #1 saw the dark colored Chevrolet used in the above described theft parked at CPO Jackson's residence, 3117 West Lexington Avenue, Chicago. CS #1 then met with Vaughan at 3957 W. Thomas, Chicago. Vaughan gave CS #1 one hundred dollars; eight ten dollar bills and one twenty dollar bill which Vaughan stated was money taken from the courier (UCA) in the rip-off. Vaughan told CS #1 that CPO Shields gave him nine hundred dollars of the stolen money and kept the rest.

⁵ CS #1 was aware that Vaughan was a Vice Lord and an associate of CPO Jackson, but did not know of Vaughan's involvement in this rip-off until that day.

20. On December 8, 1995, at approximately 8:40 p.m., CS #1 provided Special Agent R. Lee Walters with the eight ten dollar bills and one twenty dollar bill given to CS #1 by Charles Vaughan. A review of the serial numbers of these bills identified all eight of the ten dollar bills as bills which made up the thirty-two hundred dollars (\$3200) stolen from the UCA earlier that day.

UNDERCOVER RIP-OFF TWO

21. On March 13, 1996, at approximately 8:18 p.m., CS #1, at the direction of the FBI and in the presence of the UCA, paged CPO Jackson at (312) 707-7316 using the UCA's cellular telephone. CPO Jackson returned the page approximately two minutes later. CS #1 advised CPO Jackson that CS #1 was with a big time drug dealer (UCA) who was carrying a large amount of cash, and that they were going to stop at Uncle Remus' Chicken Shack on Madison at Central in Chicago. CPO Jackson instructed CS #1 to page him again when they were at that location. At approximately 8:40 p.m., an FBI and CPD-IAD surveillance observed CS #1 and the UCA arrive at Uncle Remus' Chicken Shack, 5615 W. Madison, Chicago, Illinois. again paged CPO Jackson at (312) 707-7316. Approximately two minutes later, CPO Jackson returned the page. CS #1 told CPO Jackson that they were at Uncle Remus' Chicken Shack and gave him a description of the UCA's vehicle. CPO Jackson said that he was on his way. Approximately ten minutes later, CPOs Moore and Shields arrived and approached the UCA's vehicle. CPOs Moore and

On January 5, 1996, CS #1 advised that CPO Jackson had recently lost his (CPO Jackson's) digital pager and had obtained a new one, pager number (312) 707-7316.

OICE

Weeks of February 25 & March 11,

: man is not where t and convenience, but where he stands at times of challenge and controversy." Martin Luther King, Jr.

WEST SIDE VOICES

Indicted Cop Speaks Out

Hello, my name is Gregory Crittietem I am a 32 year-old African American employed by the City of Chicago as a Chicago Police Officer. Within the last 2 years, I became a police officer, made my vows of marriage, and became a father for the first time.

On December 20, 1996, I along with six other Chicago Police Officers, were arrested by the F.B.I. and charged with conspiracy, robbery, and extortion. The charges facing my co-defendants and I are nothing less than compounded rhetoric and propaganda perpetuated by the F.B.I. and the U.S. Attorneys' Office. Since my incarceration, the F.B.I. has exercised an all out media blitz. In my opinion, this outrageous manipulation of the media has degraded the possibility of each officer to receive a fair and impartial trial in this area. Five of the officers were denied bond. Myself and another officer were given a chance to make bond. But, every time an attempt is made to get bond, no matter how many properties are presented to the Magistrata, it has not been enough.

Furthermore, I am irste with the lack of community support from the Austin area (wost-side of Chicago) towards the 7 Chicago Police Officers. Where is the outcry from the citizens and residents of the Chicago area? I am very much aware that we live in a vindictive environment filled with corruption and elitism. The seven Austin District Officers charged are young, " well affor the trop

black, and expendent to give the exception of one hispanical the Please allow me to give the post-

sonal history with the Chicago, Police Department. I entered the Police Academy on January 3. 1995 and graduated on June 13. 1985. Immediately upon graduating. I was assigned to the 15th District (or Austin District). In October of 1995, my partner and I were approached and eventually recruited to the civilian dressed gang-tactical team, by the former commander, Leroy O'Shield. After only a mere six months on the street, my partner and I flourished as undercover rookie police officers, where we have received numerous honorable mentions. I. along with other officers were trained as fellow decoys in covert sting operations.

I have now lost all trust in the Federal Government's Justice Departments. Due in part to the fact that I along with my co-defendants have witnessed unspeakable, CAPS MEETING MARCH 20 note of "Violetion of Police Power" by these deportments. These acts. includer evirance manufacturing and tampering these tapering perfury by P R.I agents, threats by the F.B.L. as will as by the U.S. Actornoy's office attempted of obtain guilty plans), and harassment of private citizens.

The Metropolium Correctional Centur (M.C.C.) in conjunction with the U.S. Altorney's office have gone on a indictive tirade. There has been threats and actual denial of regularly scheduled showers, relinquishing of our

toothbrushes, and canceling o visits (attorneys' as well as far ly).

Listed below are some of t names of the co-conspirator involved with various situations stated above:

Brian Nettols#

Sew Mekson ***

Waiters -Assistant U.S. Attorney . Special Agent, F.B.I. Thaddeus Butts -Agent, F.B.I

Internal Affairs, C.P.D. Joseph Minary

Internal Affairs C.F.CL Ken Hyle -

Attorney-Advisor, M.C.C.

At this time I'm experiencing guilty until proven innocent. Al I'm seeking is fair media coverage and for citizens, especially those in the Austin Community to heaboth sides. This is necessary t preserve in our justice system the concept of "innocent until prover guilty."

> Sincerely. Gregory S. Crittleton 1410 M. Larunie Ave

OPS & IAD COMING TO AUSTIN FOR SPECIAL

A special Community Policing meeting will be held Thursday, March 20, 6:00 PM, at Loretto Hospital, 6th floor auditorium. This district-wide meeting will leature representatives of the Diffice of Prolessianal Standards and Chicago Police Dept. Internal Affairs Division. Both units have come under intense criticism recently in the wake of the police corruption scandal that exploded in Austla's 15th district.

Citizens are reporting that OPS and IAD are routinely ignoring reports of police misconduct and refusing to dis-"inline officers involved in corruption

| exhibit seven | NORTHURA DISTRICT OF ITTABLES EASTERN DIVISION | 13 of 35 |
|---------------|---|-------------------|
| united | States of America) plaintiff) Judge Ann C Williams | U.S. DISTRICT CO. |
| Edward | Lee JACKSON JR) Case number 96 el 815 defendant) | |

Affidenit

- 1. That during his first attorney visit with his prior Attorney Joan Hill McClain he information Hill McClain to Reduct on Evidenticity hearing Regunding a Robbert on 12-8-95.

 That defendent was being french for.
- 2. That he inform attorned McClain to Secure a Sworn affideut from his Co-defendent CHarles VALLET VALLET because Citaries VALLET had related to him that members of the prosecution than had violated title 18 USC 1512 (b) (1) by attempting to have Charles VALLETTA lie torne cleaned regarding the 12-8-95 fake Robbert.
- 3. That he inform attorney McClain that Since it was "very obvious" that the browning had used false evidence to secure an indictment torwinds defendent to fike a motion with the Court moving for dismissel of Said indictment before the government could clean
- 4. That he inform his attorney to secure a succen difficult from lemma shields his co-de because Lennon shields related to defendent that he was being pressured to implicate det in a 3-13-96 change even though he made the government aware defendant was not involve
- 5. That he inform his attorney to motion to the Cant for an evidentiary hearing Regarding the Conduct of prosecution Beian netals and FBI special agent R. Lee walkers at defende 12-23-916 in which prosecute netals intentionally and knowingly violated defendants are process at said Bond hearing by introducing false evidence and then directing walkers to mis Represent his testimony before Magistrate sudge Pallmeyer by lying in Regards to weapons recovered from defendants Residence, and lying in Regards to intentionally mis identifying defendant in a "aging obihiary". In that both were aware that Said weapons were properly Purchased by the defendant and that the Person walker misidentified as defendant and that the Person walker misidentified as

 p_3, λ

- 6. That he inform attorned McClain that Since Myeon Robinson had lied torwards defended that according to federal law this was basis to challege the Gaerments Consensual Recordings against defendant. Since Myran Robinson had unawing the and intentionally Comming a criminal act against defendant who is a citizen of the writed states and that She Stand file a motion Regarding this issue before the Court.
- 7. That he inform his attorned at the time McClain to file a motion before the court Regard tape recordings which defendant contends were tampered with.
- 8. That he Requested his attorney McClain to Secure a Sweam affidavit from his co-deser Gregory oriHelm Recynding a newspaper article which critheton Caused to be filed in the Aut voice newspaper to ascertain exactly what the government was attempting to have him lie of
- 9. That he inform attorney McClain to tenden to him copies of any and all discovery material motions filed on his behalf and which the government filed against defendant.
- 10. That he inform altorney McClair to Secure a Sworm affidavit from william Heard often Heard had written defendant letters Stating that the Produculars were directing him to like torwards defendant at a federal grand Juny.
- 11. That he gave attorney McClain a list of Polential witnesses for the defense to tender to the Court months in advance of trial.
- 12. That he requested that attorney McClain file a notion with the court months in advance of trial making the court aware of numerous tespe recordings that defendent planned on using to collaborate defendants testimony and to rebut specific testimony that the government offered as crimes us well as the accompanying transcripts of said tape recordings.
- 13. That before the Start of trial the inform attorned McClain not to Stipulak to any matter which affects defendent in cases 96 cr 815 and 97 cr 63.
- 14: That he inform attorney McClain to Subpoen the CHICALO police Department to Secure Repair which would prove to the Government that the Rock N Roll Medonald's and masti Inciden whe not have
- 15. That he inform atterney McClain to Secure Swarn affidavits from the attorneys of Billy Con

- 16. That he inform attorney McClain to file an interlocatory appeal Regarding the counts of as Related to the 12-8-95 incident, and the tape Recordings defendant Saught to admit into a condence for his defense, or to file a proper notion before the count to reconsider its re
- 17. That during and often trial he inform atterney McUan of numericus instances of false testiment which was makerial to "specific changes" against defendant by witnesses Coanelius tripp, Anthony Bucherans incroic younger, Maric Clemnons, I take wills, Tolaitha Brown, and Michael Green while Requesting that atterney "cliain Procure the proper documents to prove that item winnesses each lied about nesters affecting "specific thought against differentes."
- 18. That he inform attorned teledam that numerous withresses in the Caphoned Come was complaining that the general how forced, threatened and sector them to give false test and low making false statements as related to "Specific changes" against defendant.
- 19. That he inform atterney McClain that Myron Robinson was consing messages to be communicated to defendant that he wanted to the truth about the "bay of money" he left the police Station with on 5th the as well as the less he told about obtained to Robbing him and his life being in danger.
- 20. That he inform attorney McClain of the purported victim of the "LAFTER incident" winting give a Sworn Statement that this incident never occurred.
- 31. That he had informed alterney McClain to make him amount how the government was interpreted tuped convenient or She was contraded with his contradent Terry Jung.
- 32. That after his conviction defendent was given evidence from his co-defendents in case 97 c263 that the chief Judge had issued an order assuming the government to conduct a "Special interceptionalism" auguinist a torney made in 5 islated to an investigation Regard in the obstantion of Justice in a State double Homiciale Case (see 91.26) hile Tappices 73. For our super has a part to the other ways of 11.000 and 12.000 and 1
- 23. FOR Reasons known only to Hen Attorney Macian failed/Declined to accomplish and of their le

Pg. 4

- 24. That during trial in the captioned cube he had to continuouily ask allowed Michael Michael to make objections and point out conflicting testimonies of various govern witnesses Cultimating in the day he testify when attorney michain failed to ask him certain constitutes and that at are point during Government witness Michael Green direct examination attorned Michael "blanked out" and was totally ineffective.
- 25. That he has made new counsel Jeff Levine aware of his prior Counsels in effective and conflicts, and that he has given Jeff Levine affidances related to the claims in affidance, as well as names, addresses, and phone numbers to contact other witnesses a their information is needed to develop the record that Contain "Specific charges" while the government charged, tried, and convicted him of never occurred and were false.

Subscribed and Sworn to this lind day of march 1999

I Swien under Penalth of Pewwey to each of the facts that I've listed which are Contained within this affidoust.

Edward Lee Jackson Jr.

REG Number 07546-424

MCC -CHICAGE

T. W. VANSWAR

CHICAGE, Ellino 18 60605

EXHIBIT EIGHT

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

UNITED STATES OF AMERICA

PLAINTIFF

JUDGE ANN C. WILLIAMS

VS.

EDWARD LEE JACKSON JR

DEFENDANT

CASE NUMBER 96 CR 815

AFFIDAVIT

I AMBRONYSE ROSS DO SWEAR UNDER PENALTY OF PERJURY TO THE FACTS WHICH ARE CONTAINED WITHIN THIS STATEMENT.

- 1. THAT DURING TRIAL IN THIS CASE I WAS ASSAULTED VERBALLY AND PHYSICALLY BY AGENTS IN THIS CASE.
- 2. DURING THE TIME OF THE ASSAULT I HAD TWO OF MY SMALL CHILDREN WITH ME.
- 3. I WAS PRESENT AT TRIAL TO OFFER SUPPORT TO EDWARD JACKSON JR AS WELL AS TO OFFER TESTIMONY THAT CHICAGO POLICE OFFICERS CAME TO MY HOME LOCATED AT 2721 W. POLK STREET CHICAGO! ILLINOIS AND THREATENED ME TO LIE TOWARDS EDWARD JACKSON JR, TERRY YOUNG, AND OTHERS REGARDING OPERATION "FLYSWAT "AND "BROKEN STAR".
- 4. NEITHER EDWARD JACKSON JR OR TERRY YOUNG HAVE EVER BEEN INVOLVED WITH CHIMINAL ACTIVITY WITH ME AT ANY TIME, EVR.
- 5. I CAN IDENTIFY ONE OF THE OFFICERS WHO ATTEMPTED TO HAVE ME LIE TORWARDS EDWARD JACKSON JR, TERKY YOUNG AND OTHERS AS " CRONIN ".
- 6. AT NO TIMES HAVE I EVER BEEN THREATENED, OFFERED ANYTHING OF VALUE OR COERCED TO GIVE THIS STATEMENT, IT IS FREE OF ANY INFLUENCE.

SUBSCRIBED AND SWORN TO THIS 17 DAY OF Semptino 1999

AMBRONYSE ROSS

Case 1:07-cv-06409 Document 21 Filed 04/29/2008 Page 18 of 35 PLACED on Court file in Case number 96 CR 815 PECEVED Page 18 of 35

MR JEFF LEVINE, ATTORNEY AT LAW

MAR 9 1 1999

RE, United States -V- Edward Lee Jackson Jr. CASEERK, B.S. DISTRICT COURT

DEAR SIR;

EXHIBIT NINE

Ouring our contact Attorney meeting earlier in the month we discussed issues (1) that you would be preparing towards my appeal, what we discussed regarding no Reductioning being established, (2) That "if anything" the Government Showed multiple Conspiracico, (3) The Government charged me with the wrong Statutes, These are very Good argument in fact Allowney Stanley Hill Around these issued vehemently on behalf of my Co-defend MRML Moore and I was also inform that he filed these issues in post trial, I was of the belief that "we" adopted this argument so that I may Raise other appealable issue as I'm Sure your aware I won't be getting sentenced to a " Smade on the wrist". Basicult what I'm Stating is every ever that the Government committed towards me that I amount of I am Reducting you to file a "strong argument" on in my behalf, eventually all of the Small errors add up to Just too much error. Here is a list of issus I'm aware of.

- (1) The testimony of connelius Tripp Regarding counts 7 & 8 has been proven to be Persued
- (2) The testimony of Micheal Green Regarding him Representing to the Juny that he was facing 15 teans in Paison but he didn't know how much time he was facing is false and the Proseculars Knew it to be fulse when Green testified to this but they did nothing to correct it having been aware that Green already had a contract with the Gordinant allowing him to be released SHortly ofth my trial affecting counts 28\$29
- 3) The REBUTTAL ARgument of A.U.S.A BRIAN NETOLS when he knowingly and inkntionally mis Stated to the June that "if I had take recordings to bolster my testiment I would have Plated then " even though NEtolo previously had argued to Judge Ann williams that the tape Recordings I sought to admit into evidence when not admissible,
- 1) A.U.S.A RYAN Stoll Glosing argument was totally "calculated to predict me "when he vouched for the credibility of the Governments witnesses and called me a lian, he committed this clearly improper engineer in the presence of Judge williams and the Jung.

Pois

- (5) The conflict of interest Resonding Attorney Joan Hill McClain which was at the very least a "Possible conflict" which The Prosecuters never had a hearing for before studied williams and to which I became assome of after Conviction (emphasis added)
- (6) Attornet McClainto Ineffectiveness before, during, and after trial (emphasis added)
- (1) The Juny Foreperson not being stricken after admitting he did not like blocks on set alon with blacks as a child.
- (8) my Issue Regarding being denied Access to A law library with materials which propose me for trial being locked in Solikey Confinement from December 20, 1944 until Presently
- (9) Pre trial media Preductive which was of the extreme nature (emphasis added)
- (a) The first that the Government had me preparing for two trivials which were scheduled to overlap (case 9602815 & 970263)
- -11) The" Confrontation Clerch" issue Regarding Myron Rossinson & Elekere SHEPHARD (12-8-95)
- (D) Countr 19, 15, & 16 were Secured through Pentimed testimon, which the Hierascripter & the Tape recordings of well as Grand truly Statements prove to be false (Irial Lianscripts)
- 13) Counter 3 & 4 The Covernment offered no evidence that I engaged in any illegal conduct association, knowledge and Presence during conspiratorial conversation by Myron rebinson its insulfic
- 14) The only testimony Stating that there was a criminal action which took place on 11-24-94 was correlated Tripp. Countr 24, 25, 26 & 27
- 15) There were no Alledged victims for the "Huran incident" The Grand Jung testiment of SHEILA Reed & Andre Stevent Studen no crime. Courts 28 & 29
- (6) Anthony Buckeren lied Regarding the Steak & Eliter incident, and the Couloment pursued to interview witness who contacted them Regarding Anthony Buckeren involvement in the Kidnep Toature munder of Debury Richardson. Countr 28 & 29.
- ?) Victor Younger lied Regarding his testimony countr 28/29
- 18) Tokeitte Brown of SADE Willis both lied under outh Regarding their respective festiments 19) The Garmment introduced a totally Separate Conspiracy into Case number 960 Cn 815 and fried me with Counts in this case that I am also charged with in a Conspirace in Case number 97 Cn 63
- 10) The issue regarding " key Government witnesses" testing Positive before Edmins trial? 1. 11.

- (21) The count not allowing the Juny to Read the narrative of a CHICAGO polite Deport field content cand documenting the "Stop" of Myron robintor of the Return of Alego which the Government alledges was stoken - alibi instruction
- (23) The count would not allow a bornk withdrawel Stelement to be view by July from 11/29/96 after the Government charge me with a Robbing for which an involved animously ation was being Conducted
- (4) The Galenment Changed me for crimes for doing what the law plainly allows me to do at a Police office.
- (25) Throughout The final The Government Continuously used "other craimes" Evidence to denombrak a propersity to commit crime.
- (26) The Record needs to be established Regarding the Governments violations of title 18 use 1512 (b)(1) at Related to CHEVRIES VACION, The LETTERS WRITTER by Lennon shillds, GREED. CRIHLETON and others To Firmly establish that there has been Government misconduct in Securing Centern "Ket testimony" specifically Lennon shields as his testimony was used to Joindan myself to Mc Moore & therefore make it possible to try 45 together on otherwise madnissible ereidence against me.

- Educat Les Dockers of Edward Lee JACKSon JR REGISTER Number 07546424 Mcc - CHICAGO 71 W. Van Biren CHICAGO, Illinois 60605

The Honorable Judge Ann C. Williams U.S. District Court Judge Northern District of Illinois Dirksen Federal Building 219 South Dearborn Street Chicago, Illinois 60604

Re: U.S. v. Edward L. Jackson, Jr. 96 CR 815; Correspondence to the Court

August 19, 1999

RECEIVED.

AUG 23 1999 MICHAEL W. EGIDANS, CLERK UNITED STATES DISTRICT COURT

Dear Judge Williams,

In previous correspondence, I voiced significant concerns that I have regarding my rights to effective counsel. On August 17, 1999, my attorney of record - Mr. Jeffery Levine - and I had an attorney client visit, here at the M.C.C. During the visit, while I was attempting to enlighten Mr. Levine on the issues which I want him to vigorously prusue during post conviction remedies and on appeal; Mr. Levine seemed pre-determined to convince me that my only alternative at ever becoming a free man, was to cooperate with the Government.

During one conversation, Mr. Levine stated that "He could get Me Twelve Years". Again my only purpose for having the meeting, was to become updated on the issues I've requested be raised and the case in general - not to discuss my being auctioned off to the prosecutor - for foul play by others. Your Honor, just so the record is very clear on this subject, during trial when I took the witness stand in my own defense, each and every sentence that I spoke was the truth. The government had every opportunity to refute my testimony, but failed to do so. Thus, the only cooperation I could possibly give the government, would be a bunch of lies.

Mr. Levine has also given me the inference that "Short of Jesus Christ", there are absolutgely no issues that you or the appellate court would rule favorably on and that your only concern is "Launching Me into Orbit", at sentencing, regardless of what the government or there witnesses did wrong.

I have pointed out to Mr. Levine new evidence which I discovered after trial regarding an investigation the government started, "Prior" to my trial on my previous attorney - Ms. Joan Hill McClaine. This investigation was due to some conversation Ms. McClaine was involved in with a client in which the government interpreted as "attempts" to Obstruct Justice", in a double Homicide Case!

Now in spite of the above referenced investigation, the fact that the government interviewed witnesses and sought a special court ordered interception plan on Ms. McClaines phone, (along with the client), the government nor Ms. McClaine never saw fit to request an inquiry in regards to these very serious matters, before Your Honor.

8/19/99

What more of a conflict of interest can there possibly be, than the fear of being charged criminally?

I've requested that Mr. Levine vigorously pursue this issue as the law clearly states whenever such a conflict/potential conflict is entirely ignored, reversal is automatic.

At the conclusion of our visit, Mr. Levine again made comments directed at my cooperation instead of concentrating on accomplishing the tasks I need performed to become a free man in society.

It has become quite apparent that Mr. Levines efforts to have me cooperate have detracted from his duties to represent me at this stage. At this stage in my cause, "Adequate" representation will not suffice, the only chance I have at freedom, is a vigorous advocate representing me - and Mr. Levines efforts are more geered toward having me cooperate.

It's my position that because of the betrayal I received by Ms. McClaine and Mr. Levines passiveness in pursuing an issue which is cut and dry and concentrating on my cooperation; that I distrust Mr. Levines representation and fear that the prosecution has gotten to Mr. Levine in the manner in which it did to Ms. McClaine.

I thank you for your time and review of this most important matter. In closing, I would like to state that because I fear being under represented, I believe that Mr. Levine and I have reached a point of "Irreconcilable Differences".

Respectfully Submitted,

Edward Lee Jork 2

Edward Lee Jackson, Jr.

07546-424

C.M.C.C.

71 W. Van Buren St Chicago, IL. 60605

cc: Mr. J. Levine, Esq.

EXHIBIT ELEVEN

JEFFEREY LEVINE 140 S. DEARBORN ST. SUITE 410

SEP 2 2 1999

MICHAEL W. DOBBINS, CLERK

CHICAGO, IL 60603 DATED SEPTEMBER 19, THE STATES DISTRICT COURT
DEAR SIR CONTAINED WITHIN ARE OBJECTIONS I WOULD LIKE RAISED REGARDING OURT THE TITLE III INTERCEPTS RELATED TO AN ORDER FROM 6-16-96, IN A FRANKS HEARING TO DISMISS THE TITLE III BASED UPON FRAUDULENT AND MISLEADING INFORMATION USED TO GAIN THE ORDER.

- 1. THE 12-8-95 CHARGE was dismissed because CI#1 ADMITTED TO FRAMING EDWARD JACKSON IN A VIDEO TAPED robbery that Eugene Shephard provided surveillance of and undercover agent deborah jones buggs was the purported victim of this " fake robbery ".
- 2.THE 3-13-96 CHARGE GI#1 was used at grandjury #1 to link Edward Jackson in this charge, but his credibility was destroyed because of prior action and he was not able to be the Nexus to link Jackson to this charge, SO Lennon Shields taints the "superceding grandjury by giving false testimony towards jackson as to this charge where there is no evidence to link Jackson to this charge, but there is a hitch SHields writes a letter to co-defendant ML Moore stating that the government pressured him to lie! without SHields grandjury testimony which is obviously false there is no probable cause to charge Jackson.
- 3. THE 3-28-96 charge- JACKSON IS NOT INVOLVED in this in any manner and none of this evidence can be used as basis to gain court apppoval for wiretaps against Jackson.
- 4.5-2-96 Charge Myron Robinson & undercover officer Shephard testimony is totally uncredible because of prior actions (12-8-95) in the frame robbery, as is the FBI/CPD surveillance REports which would have a Federal Judge believe that they were able to identify EDward Jackson in a dark alley with no video equipment or binoculars, but they allowed a CI to "intentionally misidentify" Jackson in broad daylight even though they had the use of a hightech video camera and Jackson is never in this purported "alley" in the first place. THE testimony of Cornelius Tripp is so perjured it does not bare mention to support the governments obviouslky false version of this event.
- 5. These charges/allegations were the basis for the first court authorized intercept order, all of which are false and misleading, my prior attorney for reasons known only to her did not point this outto the court, I am directing you to request a franks hearing so that the TITLE III ORDER CAN BE DISMISSED FOR THESE REASONS.
- 6. I AM ALSO REQUESTING THAT YOU MOTION TO THE COURT TO HIRE A SPECIALIST TO DIAGNOSE THESE CONSENSUAL RECORDINGS WHICH I CONTEND ARE TAMPERED WITH.- 12/5/95, 12/1,2,3,4/95 ,11/29/95, 12/19,20,21,/95 ,3/28/9**6**, 6/18/96, 7/16/96, 8/6/96, 10/16/96
- 7. Also I am making you aware that there exists a tape recording prior to the title III period where agent shephard is requesting Jackson's cell phone number (3-27-96) consensual tape.

8. YOU need all grandjury testimony related to 12-8-95% 3/13/96 and a copy of the letter that attorney Stan Hill tendered to the government regerding shields allegations.

Edward Lee Jackson JR # 07546 - 424

EXHIBIT TWELVE

MCC- CHICAGO 71 W. VANBUREN CHICAGO, ILLINOIS 60605

RE: UNITED STATES OF AMERICA -V- EDWARD LEE JACKSON JR CASE NO. 96 CR 815 OCTOBER 19. 1998

JACKSON'S LETTER TO COUNSEL JOAN HILL McCLAINE

DEAR MS. HILL McCLAIN

AS I'M SURE YOUR WELL AWARE PART OF MY EFFORTS AT POST TRIAL RELIEF WILL BE CENTERED EXCLUSIVELY ON PERJURED TESTIMONY WHICH OCCURRED DURING TRIAL AS RELATED TO " KEY WITNESSES " CORNELIUS TRIPP, MICHEAL GREEN, TOKETHA BROWN, VICTOR YOUNGER, SADE WILLIS, TIM WHITE, MARK CLEMMONS, MARSHA CLEMMONS AND ANTHONY BUCHANEN. IN AS MUCH I AM AGAIN REQUESTING THAT YOU SEND ME A COPY OF MY TRIAL TRANSCRIPTS AS WELL AS MY 3500/ DISCOVERY MATERIALS WHICH YOU HAVE IN YOUR POSSESSION. ALSO OF THE UTMOST IMPORTANCE IS THE " KEY LIAR " WHICH WAS HIDDEN FROM THE JURY AND VIOLATE MY CONSTITUTIONAL RIGHT TO FACE MY ACCUSER (CONFRONTATION CLAUSE) MYRO! "BOOGIE" ROBINSON THIS SO SEVERELY PREJUDICED ME THAT I AND YOU ARE AWARE THAT I DID NOT RECEIVE A FAIR TRIAL WHERE THE GOVERNMENTS CRIMINAL WRONGDOING WAS HIDDEN FROM THE JURY WHILE THEY USED EVERY TAPE THAT MR. ROBINSON WAS INVOLVED IN, AND USING POLICE OFFICERS /AGENTS AND ADDITIONAL COOPERATING WITNESSES TO CURE THE CRIME AGAINST ME DOES NOT CLEANSE THE TAINT IN AS MUCH I AM ALSO REQUESTING THAT YOU REQUEST THE GRAND JURY TESTIMONY OF MYRON ROBINSON, DEBORAH JONES BUGGS, A COPY OF CHARLES VAUGHI PLEA AGREEMENT AND ANY CONTRACTS, CONTINGENT FEE ARRANGEMENTS OR THE LIKI PERTAINING TO MYRON ROBINSON. LASTLY I AM REQUESTING COPIES OF ALL MOTIO! YOU FILED ON MY BEHALF, AS WELL AS THE GOVERNMENTS MOTIONS FILED IN RESPONSE AND A COPY OF MY DOCKET SHEET WHICH PERTAINS TO CASE NO. 96CR81: your REPLY WILL BE GREATLY ANTICIPATED, THANK YOU VERY MUCH.

THIS LETTER IS BEING PREPARED AS PART OF THE RECORD IN CASE NO. 96 CR 81!

COPY SENT TO CLERK OF THE COURT EDWARD LEE JACKSON JR

TO: JOAN A. HILL McCLAIN 33 N. LaSalle SUITE 3300 CHICAGO, ILLINOIS 60605

Case 1:07-cv-06409 Document 21 Filed 04/29/2008 Page 25 of 35 EXHIBIT THIRTEEN

Kent R. CARLSON 63 W. JACKSON BLVD Swife 1515 ChildGO, IL GOGO4

RECEIVED

AUG 17 2000

LAICHAEL 19. DODIEMS, CLERK UNITED STATES DISTRICT COURT DAted Aubust 16, 2000

RE; united States- vs-Edward Lee JACKSON JE Case No. 96 CR815 Judge Ann C. Williams

Place on court file

Dem Siz,

Having advised you of all issues that I believe will benefit re during my Post Conviction Stage, there is one more area that I am directing you to broach in the form of motion to the Court and that is an "issue" which came up during trial in which micheal Green a Government witness testified that he was taking 15 years in Paison before the Juny and that he and the Government had "no more" agreements or understandings, Said witness was then released in october of 1998 arm Sewing approximately 8 months in Coulday. The prosecutor for the Government Bryan NEtolo, Ryan Stollg& MARK Filip whe call aware that MR. Greens testimony was not true when he was testifying but did not make any attempt to inform the Juny that MR. Green's testimony was fulse now did these Government Prosecutor attempt to rehabilitate MR. Green. Vou one aware that MR. Green gave "Substantial" testimony against me during trial. The last factual issue left is MR. Stall vouching for the credibility of the Government witnesses, MR. NEtols introducing fulse evidence before the Jung during his Rebutter and The Affidavite from various individuals that Recarted "testimony and for Provided my defense with Affidentity to clear me of specific Charges. If you do not understand on one moment of the contents of this Correspondence I am reducting an attorney visit to Arrange & work out the details before you file motions.

Thank you in advance for any assistance you may but forth formedo this request.

Filed 04/29/2008 Page 26 of 35

UNITED STATES COURT HOUSE 219 South Dearborn Street Chicago, Illinois 60604 Office Of the Clerk Of U.S District Court ULU 0 2 1999

MICHAEL W. DOBBINS, CLERK UNITED STATES DISTRICT COURT

Dated November 30, 1999.

Correspondence to the Court

Dear Judge Williams,

Please find enclosed handwritten letters from Lennon Shields a witness who gave false testimony before the grandjury in case number 96 Cr 815. Within these letters Mr. Shields not only admits that he pleaded guilty to crimes that he did'nt commit, but he also says that the prosecuters pressured him and that agent(s) lied about material facts as well. The contents of these letters corroborate my trial testimony that I was in no way involved in any manner with Mr. Shields as related to a 3-13-96 charge(s) I was falsely convicted of. I've also been informed by co-defendants that attorney Stanley Hill has in his possession more letters which Mr. Shields wrote confirming that he lied and was told what too say about these charges. These letters should raise serious concerns about the illegal tactics the government has employed in this case not limited to me being framed in a robbery which the government has admitted to, the indictment of an FBI case agent assigned to this case, as well as other witnesses involved in this case recanting testimony because of accusations similiar in nature to the ones contained within these letters. When Mr. Netols informed you at Shields 9-22-99 sentencing that Shields was'nt used because the government did'nt want to open the door to the 12-8-95 robbery for which I was framed for, he was again misrepresenting to the court, as i'm sure they would'nt be able to explain away the Shields handwritten letters in the same false manner they did(prosecuters) the Micheal Green letter which states he was forced and threatened to lie as well. Well i'm aware that sentencing is near I just try to make all parties aware of all the wrongdoing which was done against me in this case so that no party can make any claims that they have'nt been made aware of "Governmental misconduct", so when I get my sentencing speech from the court which will be based upon all the lies which the government has sewn together I can at least say the judge has had the opportunity to view each document which would point to wrongdoing by the "accusers ". Lastly if I had recieved proper legal representation which was conflict free and had I been tried by lawful prosecuters and lawenforcement I don't believe that the court would be recieving this letter or any of the other documents which point to crimes being committed against me from start to finish of this criminal proceeding.

EXHIBIT 96 Cr 815

Edward Lee Jackson Jr # 07546-424

Eduard Lee Jackman

Mcc-Chicago 71 W. Vanburen Chicago, Il 60605

Dire up Gyme HOW DID COURT GO? T DID PROY LAST DIGHT AND I HOPE YOU GOT THE MINIMUM SENTENCE, BUT I DON'THINK YOU EVEN DESERVE - HEAT, IN FACT AFFER LACK SECONE THE DEDERLY ATLANTICKE ACO, I LINOW FOR A FICT IN MY HEART HE'S A CIAR. IT TRULY BELIEVE YOUR IANOCENT BE COUSE I KNOW LOCK'S A LINE. WIES I COMPARE YOUR ITROUNDICTY, WITH HIS, YOU GOTH ARE COMPETELY DIFFERENT AND OFPOSITE, _ SINCE TIC FEW DEEDS HE WAS AS ORDERLY IT HAS THE CHANCE TO SEE HIM AS HE TRULY B, AND I ALSO HAD A CHANCE TO SEE YOU. AND BASED UPON (DUR ATTITUDE, I DON'T BELIEVE ANYTHING, LOCK SAYSTAND IT WOW THE NEWS MENA LIES AND LISTORY THE TRUTHY SO I DON'T BELIEVE WHAT THEY SAY EITHER IT'S ASHORE THAT LOCK IS GOING TO GOT A LUSGE SENTENCE THAN YOU ESPECIALLY LORGALIZA CONSOLL THE FACT OF ALL THAT HE DID. AND I'VE SURE THE DEDIEUTOES COACHED THE STEET TO SAY DURING TRIAL, DIAT. I DAT UNCERSTAND IS THAT IF THE VICTIM WAS UNDER THE INFLUENCE OF DRUGS AND ALCOHOL LOW DOLLA LE HEMEMBER WHAT HAPPENED THAT HONG ALD. Your DETENCE LAWRE FEATH SCREWED YOU! HE SHOULD HAVE NOKE BAVE YOU THE MUISE HE DID KNOWNETTE SERIOLENESS OF THE CRIME DIVICH RESULTED IN THE RENGTHS OF THE SENTENCING GWAELING. I FATTENDE I MAKN'T THOSE WIED THINGS TOOK PLACE (BETWEEN YOU'C LOCK) BUT DON'T BELIEVE LOW DID WHAT YOU WORK CONVICTED OF, IT'S LIKE YOUR CONGIT IN A STUATION LIKE I WAS BUT INSTEAD I PLEA GUILTY PATHOR THAN RISK LOSING. AND AS A RESULT ROBERT DOWN DO. D'ID you beginson of your DEF. LAWYER KEGUEST DNA TEST? IF NOT, YOU SHOULD REQUEST THEM PURING YOUR AP-PERI DL AS SOON 15 you CAN. I'M WHAT A GOD TUDIE OF CHARACTER AND I DO NOT BELIEVE Light Guilty! ON The DESCRIPTION LOUR IS A PARTIETIC HOMEN BEING, I DON'T MEAS TO SAY ANYTHING, BAD ABOUT HIM, BUT HIS ACTIONS AND ATTITUDE SPEAKS

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WHY I'M POING SO GOOD BUT INSIDE I'M E GOT SAME MOTONS AS LOW BECAUSE I'M NOW A CRIMINALAND PEOPLE CINE LIC DON'T DESCRIE TO BE NOTHIS PLACE, BUT NEVERTHELESS WE'VE GOT TO LEGAN TO DEAL WITH THERE'S GOING TO BE SUNNY SHINE AFTER THE STORM

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KARELL

S. IF I HAM NOT PLEN GUILTY I WOULD HAVE BEKED FACING 10 TO 30 YRS AND EVEN THE PROSECUTORS TO LINE LAWYERS HODE I MADE THERE JOB BY PLEADING IF THEY I HAD SO MUCH EVIDENCE ON WE IT SHOWLD AT MATTER WHERE I PLED I AN BUT SINCE I DEPLET TO LATER FOUND EVENENCE THAT COULD HAVE HEIRED MY CASE. IN MY MEACT I TRULY BELIEVE I COULD HAVE WOOD MY CASE BO IT WAS TUST TO BIC OF A RISK THAT WHE THEY CHARLE ME WHO A FALEX - 19 20 Marie 1 MB BOBBERGE WATER CHA-CHA. I HOW METER MET OR SEED HIM BEFORE US WIND GORBELL AND PRESENCE THEN ONE DUT AGENT EVEN LIED ABOUT THE VID A TO A TAPE I CAMENTE STEPHENDER ALL THE CIRCUMSTANCES OF WHAT TOOK PLACE SO I RECA MANA TO WELL HUMAN TO HE CORRECT THE ACENT LIES WINSAN OF MANAGER HAS SURE EU NEW DEFOLG TOPLED AT THEY DIVEY DIVEY BUT YET AVISED ME TOO ALFA GUILTY ISO AS OF 1000, I DON'T TRUST ANY, DOLE BUT GOD, ALL H TRUST & FORTH IS WHEN AND STUM AT PERCE WORK IT I THAT PRAY - I DON'T MINE TO TESTIE PORT LIES THE OWNER OFFICERS TOLD WHILE TRUE TO WORK DIT & RED FOR THEWSELVES AT LEAST 2 HAS PLANTED ON SAYING THINGS AGAINST NE BECKEST THE FEB STICKE HAVE GARRIOU ENIDENCE TO COM-WIGH ME ON WHAT THEY INDUCTION LE FOR BUT NOW I'M LOOKING AT OWIT AS AS LESS AND THE ARE LOOKING AT 10 TO 30, SO BY THE LOOKS LOUL THEIR PLAN SON BROWN FIRM ON THEIR AND I BRAISE THE LOUD BE CAUSE BY THE THE TRIAL END I LIGHT GET THE SERVEN

ONE THUS YOU'VE GIT TO BOMEMBER, THIS SUSTEMUS A FLESH COUNT SYSTEM, IT DESN'T MATTER WHETHER YOUR RIGHT OR WROLKS, GUILTY OR WNOCENT, ALL THEY CARD ABOUT AGE CONVICTIONS. EVEN IF THEY KNOW YOU DISN'T COMMET PROPRIE ARE STANDY STAND THIS A BUSINESS. VALUED (CHA-CHA) ONLY GOT GUIDE TO DAY FOR A STRONG PART ROBBERY AND GUIDE HOME CONFIDENCE THAT THE WAS ON PROBATION FOR LYRS FOR A BURGLARY AUD WAS ON HOME CONTINUED FOR GET TIME ONLY WITH WITH A GUINFARD HE ONLY GOT GUIDE A GUINFARD THE WAS ON PROBATION FOR LYRS FOR A BURGLARY AUD WAS ON HOME CONTINUED FOR GET TIME ONLY WHEN A GUINFARD HE ONLY GOT GUINFARD A GUINFARD OF CRIMINAL HE WENE BEEN ARRESTED BEFORE IN MY LIFE AND DAY THOUGHT FOR CRIMINAL HE DORY AND THEY CHAPT TO GUILD AND THE ONLY THEY CANDED THE OF CRIMINAL HE

THERE WAS A CIVILIAN ON BAXTER'S CASE AND I THE TESTIRE BOTH FOUND OUT HE AL LIOT STROS FOR A DRUG CHARLE AND HE WAS BELEASED TUSTING ICHA TICHA, BUT LIET THE WANT TO GIVE US 5-10 URS THE BECAUSE WE TRIES TO STOP CRIME IN BAN AREAS OF BLACK MEIGHBORHOUSS. THE SELL MORE KILLINGS & MILBERS THAN YOU WOUND EVER BEL HULL NOT THE SIMPLE BUILDINGS BUT THE KIND THAT DELVE LOST OFFICERS OF NEWSBUR BE DOW OR TO BECOMING AN ALOOHUGE BUT IS IT IT KIND DESTRING BOTH CHILLISTON FACH TAKE THAT THE FED SETUP, ONLY CHOT 9 MOS EACH. THEY SETHER UP AND WASTER PUTU AWAY FOR LIFE, THAT'S NOW I PLEN, BECAUSE AFTER SYRAGRE WOOD I CHAT GOT AFE AINTENT'S ALSO WHY I CONT BELIEVE THE USER HOOKETS THEER DEPARTMENT. MIKE HOD STREET, COMMETTED THE COME EVEN BEFORE HE FRANKES COMES IN STREET CHASE 13 OTHER DOORS HE WAS ALRED, WALTE, & BUT THEY WERENITHE TO DESCRIPTION YOU DEAL THAT WHAT THEY WAS DEFERING ZOTHTR OFFICERS TO NO TO WELL THEY (FEN) HAD NO OR NOT ENDUGH ENDERCE ON ME TO CONSIGNOUS, SO THEY GOT STATEMENTS FROM OTHER THAT SOULS HORE PROABLY GOTAN CONVICTION IF I HAN WENT TO TRIA C. 2. AND LASE COUNTY KNOW, HEARSA, TESTIMONY WILL GET A CONVICTION IN FENSPAL CHORT, SO T DID THE HARDEST THING I'VE GIER DID IN LIFE AND PLED GUILTY TO SOMETHING I'VE GIER DID IT DIDN'T BUT THE TOLD ME I'M GETTEN THE BEST DEAL OUT OF EVERYONE AND AT THE MOSTINIT GET'S 1/2 YES. INFACT ONE GUY EVEN TOLD ME OF ALL THE PEOPLE IN HTEE YOUR & THE ONLY ONE THAT DON'T BE-LONG. WHY WOULD HE SAY THAT IF I'M GUILTY AND THEY GOT SOME KNICH OVID. ENGE ON ME? WOULT COME GO ON FORENCE BUT IT WAY TAKE ANOTHER

THANKS GYRIE! Dec 20,98 TOR ALL THE CARSTINAS GIFTS; I. E. THE BOOKS, THE CANDY AND THE CARD. I TRULY MAPPY THAT YOU'LE DECIDED TO PLET ALL YOUR FAMILY WO LOVE IN GOD. HE TRUL HEARS DU PRAYERS AND KNOWS EXACTLY WHAT WE NEED. I WISH I COULD GO TO THE COTHEL BEFORE CHRISTIANS BUT I HAVEN'S EXACTLY ASKED FOR FORT I'VE A ED TO GO HOME FOR CHRISTMAS. I KNOW DEODIE ASSEME IT'S IMPOSSIBLE BOT WITH GOLD ANNIEND IS POSSIBLE. I'VE ALSO ASKED THAT GOD TRAP THE TEDS IN THE DECETE @ Lyink GARDE AND SO FAR, I'M STILL HEARING POSITIVE FORD BALL THA ONE OF THE FIST ACTION ON MY CASE WAS PRACTED FOR BUYING DRUGS. GOD, I HOPE IT'S TRUE! I DON'T RESON I WISH ANY HORANTO ANYONE, BUT THESE PEOPLE HOLE CASTED THEIR NETS TO TAKE MY LIFE, SO I ASK GOD STAND UP FOR LIE AND FRANTES BATTLE, THERE'S TOO MANY FOR ME TO FIGHT ON MY OWN, SO I KEN GOD TO LIFT HIS LIGHTLY HAND TO DELIVER HE MAN FATRAP THEM WHITE THEIR OWN TRANNET. I REMEMBER HUMIE BACK YOU ASK TO ME HOW DID I APPEAR TO BE TAKING MI THIS SO WELL NEIL FLEST LET ME START BY SQUING, GOD HAS ALWAYS BEEN THE ROOT OF U, FOUNDATION SINCE I WAS MOUT IT OR 12. THE ENDURED MANYTRIAL AND TRIGHLATIONS AND THIS ISN'T NO DIFFERICO, SECOND I THANK GOD THAT I'M STILL AND HAVE A SUPPORTIFACILY AND FRIENDS. AND THIRD I ROMERIBE STEING A Chipple Guy ONE NIGHT, ABOUT ZAM WHEN I WAS ON THE THEN Flor. WHEN I SAW HOW HARD IT WAS FOR THIS GUYTO WALL, IT DAWNED ON LIE THAT DESPITE MY CROWNSTANCES AND CONDITION I STILL HAD A LOT TO BE TRANKFULTOR. THERE ARE SO MANY PEOPLE LESS FORTHNATE THAN I AND THANK GOD THAT HESTILL HAS BLESTA KE IN SO LEAVY WAS. IN FACT MORE WAYS THAN I MENTION. SINCE I'VE BEEN IN HERE I'VE LOST TOO MANY FRIENDS AND FAMILY MENE BERG TO DEATH OR SOME OTHER KIND OF ALMENT. IT STEEM LIKE DEATH IS ALL MOUND MY FAMILY AND YOT WERE STALL HOLDING ON TO GOD. BELLE HE GOD IS REAL AND I'M A LIVING WITHER CONSIDER THE JOB I HAD. WELL THE DANGER I The lay self in and FACED EUSPYDAY-YOU WOULD'N'T SELIEVE ME, IF IT TOLD I Went Above and BEYOND WHICH EVERYDA, OFC. DID ADD NOT ONLY SO THE EBI LIED PRINT NHAT REALLY HAMPENED BUT THEY WENT OUT OF THEIR WAY TO SET

| All OF US UP FOR THEIR POLITICAL AGENDA. THEY SPENT MILLIONS TUST INVESTIGATION US AND WH |
|---|
| THEY COULDN'T FIND ON LATCH AN OFC. DOING ANYTHING I WEGAL & TRAPS BEGAN. THAT'S WHI |
| THEY HAD ME PLEATED THINGE I DID OF DO, BECAUSE THEY MUST - TESTIFY WHY T |
| SPENT Millions on an investigation and the Discovered Agout 2 occs Doints were |
| - WELL I REALLY DON'T WON'T TO GET WIS THAT, BUT I WOULD JUST LIKE SAY DESPITE |
| WEIGHT WE GO IT'S BEEN A PLEASURE MEETING YOU KEEP GOD IN YOU MEART AND |
| WHO KNOWS SOME WHERE DOWN THE LINE YOUR TRIAL MIGHT GET OVERTURNED, IT MI |
| SEEM BOAD TOO BELIEVE BUT AND THE NO IS POSSIBLE WITH GOD. NEVER GIVE UP! AS |
| LONG AS LOW KEEP GOD IN YOUR HEART NEVER STOP HOPING AND PUTING ALL FRITH. |
| HE THAT IS STRONGER IN YOU THAN YOU. |
| THE NEXT TIME YOU HEAR FROM WYNN-TELL HER I SAIDHI IN FACT TELL |
| ALL THE GUYS DAT THE GT FI I SAID WHAT'S U.P. |
| Will IF I TON'T SEE GOW AFTER YOU'VE GOME TO THE COTH FLOOR, YOU |
| TAKE COME OF COUNTERF AND HOME A NEWLY CHRISTMAS & HAPPY NEW YEAR. TELL |
| CONT TOUR I SAIN HE. TOU COT A COOK FAMILY AND THAT'S EVEN MORE |
| TO BE TRANSFILES GOD FOR TELL TREM I SAID MERRY RASTURS & HAPPY YOUR |
| 10 BU THENETILES GOD FOR TELL THEM I SAID MELAY BASTURE & HAPPY YOUR - Upin Them I Said Many BASTURE & HAPPY YOUR |
| |
| S. THE DIORET READ THE BIBLE THE NOTE I LEARN. AND FOR GOME REASON I FEEL THE |
| BOOK OF HEVELATIONS IN NEAR THE END IN FACT, I APPLY THOSE TIMES OF THE |
| WORLD COMING TO AN END AS THE THE WELL LIVING IN MOD. I THINK GOD |
| WANTS TOO SAVE US BY TURNING US-HIS LOCTTRIBE OF TERREL- BACK TO PRABIL |
| AND WORSHIPPING HIM, BEENING HE KANDING THE END IS NEAR, ADD THAT YOU'VE |
| FORMS CON NEVER LOSE HIM AND REMEMBER THE SAYING, "WHAT EVER |
| DOGSOT KILL YOU, MAKES YOU STRONGERS! PEACE |
| |
| BY THE WAY GOD WILL KEEP YOU SANE IN THE MIDDLE OF ALL |
| 1415 CONEUSION! |
| |

EXHIBIT FIFTEEN

Case 1:07-cv-06409 Document 21 Filed 04/29/2008 Page 35 of 35 #07546- 424

CHICAGO, ILLINOIS 60605

MCC- CHICAGO

71 W. VANBUREN

RE : UNITED STATES OF AMERICA -V- EDWARD LEE JACKSON JR CASE NO. 96 CR 815 OCTOBER 20. 1998

JACKSON'S LETTER TO COUNSEL JOAN HILL MCCLAIN

DEAR MS. HILL McCLAIN

AN ISSUE HAS ARISEN WHICH IS OF GREAT IMPORTANCE TO ME AND AFFECTS MY STANDING AS A FREE MAN IN SOCIETY. BECAUSE OF THIS ISSUE I AM REQUESTING THAT YOU SUBPOENA THE UNITED STATES JUSTICE DEPARTMENT'S MCC-CHICAGO. UNITED STATES ATTORNEY'S OFFICE AND UNITED STATES PROBATION OFFICE HOUSE ARREST OR ELECTRONIC MONITORING PROGRAM TO TURN OVER " ALL " DOCUMENTS RELATED TO " URINALYSIS PROGRAM " RESULTS OF MICHEAL GREEN. THAT MCC CHICAGO BE SUBPOENED FOR THE INMATE HISTORY OF MICHEAL GREEN. ANTHONY BUCHANAN, ANDTIMOTHY WHITE AS WELL AS THEIR PROSPECTIVE RESULTS AND DATES TESTED FOR " URINALYSIS PROGRAM". SUBPOENA THE MCC CHICAGO MEDICAL DEPARTMENT FOR ANY MEDICAL PRESCRIPTIONS THAT MICHEAL GREEN HAS INCLUDING PROZAW (FLUOXETINE CHLORIDE). SUBPOENA THE UNITED STATES ATTOR NEY'S OFFICE FOR COPIES OF MICHEAL GREEN'S PLEA AGREEMENT, INDICTMENT, ANY LETTERS OR CONTRACTS/AGREEMENTS RELATED TO PAYING HIM MONEY'S OR PROVIDING PROPERTIES OR SUPPLYING HIM WITH JOBS.LASTLY BUT CERTAINLY NOT LEAST I NEED COPIES OF THE TRANSCRIPTS FROM A PROCEEDING IN FRONT OF JUDGE WILLIAMS ON TUESDAY OCTOBER 13, 1998 WHERE MICHEAL GREEN WAS RELEASED FROM INCARCERATION AT MCC-CHICAGO AFTER HE TESTIFIED DURING MY TRIAL THAT HE WAS RECEIVING MORE THAN TEN YEARS BUT HAS SERVED LESS THAN 10 MONTHS ?BEING DONE FAVORS OF THIS NATURE IS MOTIVATION FOR THIS WITNE SS TO FABRICATE AND LIE WHICH IS WHAT I HAVE CONTENDED HE DID SINCE DAY ONE. THIS TYPE OFILLEGAL AND UNETHICAL BEHAVIOR HAS BEEN CONDONED AND PROTECTED BY THE UNITED STATES ATTORNEY'S OFFICE IN MATTERS WHICH AFFECT ME, AS EVIDENCED BY THE MYRON ROBINSON AND DARON A. COUNCIL COVER UPS.

THIS LETTER IS BEING PREPARED AS PART OF THE RECORD FOR CASE NO. 96 CR 81

COPY SENT TO CLERK OF THE COURT

Edward Ise Joelin EDWARD LEE JACKSON JR

TO; JOAN A. HILL McCLAIN.

33 N. LaSal le suite 3300 CHICAGO, ILLINOIS 60605